Private Law 874

CHAPTER 1061

AN ACT

For the relief of Basilios Xarhoulacos.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Basilios Xarhoulacos shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act upon payment of the required visa fee. Upon the granting of permanent residence to such alien as provided for in this Act, the Secretary of State shall instruct the proper quota-control officer to deduct one number from the appropriate quota for the first year that such quota is available.

Quota deduction.

66 Stat. 163. 8 USC 1101 note.

Approved August 28, 1954.

Private Law 875

CHAPTER 1062

AN ACT

For the relief of Henry (also known as Heinrich) Schor, Sally (also known as Sali) Schor, and Gita (also known as Gitta Aviva) Schor.

August 28, 1954 [H. R. 5319]

Be it enacted by the Senate and House of Representative Pur-United States of America in Congress assembled, That, for the pur-others.

Henry Schor and United States of America in Congress assembled, That, for the pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-ton Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Representative Pur-others.

Subscript in the senate and House of Represe Heinrich) Schor, Sally (also known as Sali) Schor, and Gita (also known as Gitta Aviva) Schor shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fees: Provided, That in the case of Gita (also known as Gitta Aviva) Schor, a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by secto such aliens as provided for in this Act, the Secretary of State shall tions. the appropriate quota for the first year such quota is available. Approved August 28, 1954.

Private Law 876

CHAPTER 1063

AN ACT

For the relief of Bob Kan and Fourere Kan.

August 28, 1954 [H. R. 5344]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Bob Kan and Fourere Kan shall be held and considered to have been admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fees. Upon the granting of permanent residence to such aliens as provided for in this Act, the Secretary of State shall instruct the proper quota officer to deduct two numbers from the appropriate quota for the first year that such quota is available.

66 Stat. 163. 8 USC 1101 note.

Approved August 28, 1954.